Chapter 9
Activities

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A list of available guidance on activities is contained in factsheets FS120084 Scout Led Activities Index and FS120086 Commercially Led Activities Index.

Further advice may be available from District and County Activity Advisers, details of which may be available from your Assistant County Commissioner (Activities). You may also contact Headquarters via the Scout Information Centre. In addition to the factsheets stated, others may be available to provide guidance in activity areas.

Rule 9.1  Activity Rules – Application

a. These Rules apply to all activities carried out anywhere in the world.

b. The District Commissioner is responsible for approving all activities for Beaver Scouts, Cub Scouts, Scouts and Explorer Scouts. This will usually be by means of an informal system agreed between the District Commissioner and each Group Scout Leader or District Explorer Scout Commissioner.

c. The County Commissioner is responsible for approving all activities for Scout Network Members. This will usually be by means of an informal system agreed between the County Commissioner and the County Scout Network Commissioner. $^v$

d. The relevant District or County Commissioner is responsible for approving all activities for groups of adults (i.e. where each individual is aged 18 and over). This will usually be by means of an informal system agreed between the relevant Commissioner and the County Scout Network Commissioner (in respect of Scout Network), Scout Active Support Manager (in respect of Scout Active Support) or other person recognised by the relevant Commissioner. $^v$

e. For special events and activities approval must be granted by a County, Regional or Chief Commissioner, as appropriate.

f. For safety reasons the District or County Commissioner (or their representatives) of the area where the activity takes place has an overriding authority to direct that it should be postponed, stopped or cancelled.

g. There are additional requirements for the District/County Commissioners approval for those activities which fall within the scope of the Association’s Adventurous Activity Permit Scheme.

h. When professional instructors or leaders from outside the Movement are engaged separate rules apply.

i. Leaders should be aware of the need to supervise all Members in their charge in the locality of the activity being undertaken, including those not actively involved in the activity.

Rule 9.2  Preparations

a. Prior to every activity the Leader must ensure that:
   - it has been approved by the relevant District/County Commissioner;
   - if necessary, they - or another member of the party - holds a permit in accordance with the Adventurous Activity Permit Scheme (see Rule 9.7);
   - it is the leader holding the permit who takes all decisions for the duration of the activity;
   - there is additional, responsible supervision as required (including for those in the locality of the activity but not actively involved, see Rules 3.7-3.9);
   - suitable InTouch arrangements are in place (see Rule 9.3);
   - it is appropriate to the age and abilities of all participants;
• each participant has received appropriate training;
• An appropriate weather forecast is obtained and acted upon in terms of selecting the area in which the activity will operate and that each participant is suitably equipped to tackle predicted/possible extremes;
• all equipment is appropriate for the activity;
• any other requirements of The Scout Association, including Child Protection and Safety, have been complied with;
• any legal requirements for the activity have been complied with.

Rule 9.3 InTouch
a. For all Scouting activities each party must implement an ‘InTouch system.
b. Details of what this needs to include are contained in the factsheet FS120075 InTouch.

Note: All Rules regarding InTouch are for implementation by Districts (and Counties) by 1st September 2010. During this time, where InTouch has not yet been implemented locally, reference should be made to the Home Contact Rules in the September 2008 version of POR.

Rule 9.4 Risk Assessment
a. Leaders should carry out risk assessments before and during every activity. All activities must be undertaken in accordance with the Association’s Safety Policy (see Chapter 2) and adhere to the relevant general and specific activity rules set out in Chapter 9 - Activities.

Further details are contained in the factsheet FS120000 Activities – Risk Assessment available from the Scout Information Centre.

Rule 9.5 Emergency Procedure
a. All accidents to individuals and/or involving damage to property must be reported.
b. In the case of an accident to an individual a party member or their designate must alert:
• the appropriate rescue service(s) if required;
• the home Scout authority;
• the next of kin;
• in the case of a serious accident (loss of life, the prospect of loss of life or paralysis), the Duty Media Officer at Headquarters.

c. For accidents overseas, the appropriate agency(ies) required by the travel insurers must be advised.
d. The home Scout authority must ensure that links are maintained between the:
• responsible person in the area of the accident;
• next of kin;
• Headquarters.
e. Leaders are also required to notify the appropriate Government Agency when accidents occur during Air Activities or Water Activities (in coastal or deep-sea waters).

See also Chapter 7
Further details are contained in the factsheet FS120075 InTouch available from the Scout Information Centre.

Note: All Rules regarding InTouch are for implementation by Districts (and Counties) by 1st September 2010. During this time, where InTouch has not yet been implemented locally, reference should be made to the Home Contact Rules in the September 2008 version of POR.

Rule 9.6 Large Scale Events
a. Where an adventurous activity involves 100 or more people, the activity must be specially approved by the home District or County Commissioner(s) and advance notice in writing must be given to the host County Commissioner(s) at least two months before the event, together with the following details:
• the numbers and age ranges of those involved;
• the names and addresses of the responsible Leaders;
• the outline programme;
• the proposed location(s);
• the proposed transport arrangements, including those to be used during the event;
• the proposed method of liaison with local landowners.

b. In all such cases involving the activities covered in this chapter, the organisers must:
• carry out a risk assessment;
• consider and document the arrangement for the supervision of participants and the procedures to be used in the event of an emergency;
• submit a safety plan to the home District or County Commissioner(s) for approval.
c. For large scale adventurous activities where alternative written safety procedures are in place the County Commissioner, in consultation with the relevant County Activity Adviser, may agree to an alternative system of supervision, checking and control of participating groups.

Rule 9.7 Adventurous Activities Permit Scheme

a. These rules apply to all adventurous activities.

Adventurous activities are:

- hill walking and off road cycling (in Terrain One and Two);
- climbing and abseiling, except;
- bouldering;
- climbs using auto belay systems (systems that lower a climber to the ground without any human intervention);
- caving;
- snowsports (in Terrain One and Two); (except artificial slopes and nursery slopes);
- all water activities, except swimming, on class B1, B2, B3 or A waters;
- all motorised water activities and SCUBA activities on class C waters;
- hovercrafting.

All Rules regarding Hovercrafting are for implementation by Counties between 1st September 2008 and 31st December 2009. During this time, where these Rules have not yet been implemented locally, reference should be made to the Hovercrafting Rules in October 2007 version of POR.

b. Members or associate members of Scouting wishing to run any adventurous activity must hold the appropriate activity permit where any member is under the age of 18 or has a special educational need that places their mental age as below 18. Where these activities are being run by non members, see Rule 9.9 Use of External Centres and Instructors.

c. A Commissioner issues a permit on the recommendation of an assessor and in accordance with the process and content of the factsheet FS120103 Adventurous Activity Permit Scheme – Commissioners’ Guide.

d. Permits can be granted for leadership, supervisory and personal. Details of which are available for each activity can be found in the factsheet FS120100 Adventurous Activity Permit Scheme. The remit of each permit can be found in the appropriate factsheet for the specific activity, although all permits can have additional restrictions placed on them based on the skills and experience of the permit holder.

e. There is no minimum or maximum age to hold a leadership or supervisory permit (except any imposed by outside agencies). There is no minimum age to hold a personal permit, but the maximum age is 17.

f. Recommendations for permits may be made by County assessors or external assessors in accordance with the factsheet FS120104 Adventurous Activity Permit Scheme – Approved Assessors.

g. Permits must have an expiry date of not more than five years. When a permit expires the permit holder must apply for, be assessed for and be granted a new permit before they are able to run the activity again.

h. Where a leadership or supervisory permit holder is under 18 their permit will expire on their 18th birthday if the required safeguarding checks for an adult holding a permit have not been carried out. When they turn 18 they can be granted a new permit, once the required safeguarding checks have been carried out, without the need for another assessment, to expire no longer than five years after their initial permit was granted.

i. All groups undertaking adventurous activities must have immediate access to someone holding a relevant and current first aid qualification. This need not be the permit holder. The detail of the first aid skills required will be identified by the risk assessment, but the minimum qualifications (or equivalents) are:

- Terrain 2 – A full first aid certificate as defined in the factsheet FS120052 Full First Aid Certificate;
- All other adventurous activities – First Response.

j. Once holding a permit an activity leader may operate with Members from another District or County (subject to the normal approval of the District/County Commissioner of the Members concerned).
k. When a permit holder leaves Scouting their permit(s) will automatically expire on the date that they leave.

l. Where a permit holder is not following the activity rules or running the activity in an unsafe manner, their Commissioner may review and further restrict or cancel their permit.

m. Each County is required to carry out a self-moderation of their management of the adventurous activity permit scheme by the end of each January in accordance with the details in FS120106 Adventurous Activity Permit Scheme – Moderation.

n. The County Commissioner is responsible for:
   • agreeing the County self-moderation as an accurate record;
   • ensuring action plans are in place where any minimum standards are not met;
   • ensuring any agreed action plans are carried out.

o. Where a County is selected for national sampling of their self-moderation they need to send their completed County self-moderation form to the UK Activities Team at Gilwell Park before the end of February.

Rule 9.8 Adult Groups in Adventurous Activities
a. An adventurous activity is defined in Rule 9.7a.

b. Where any participant is aged under 18, or has a special educational need that places their mental age below 18, Rule 9.7 Adventurous Activity Permit Scheme will apply.

c. Rules within Chapter 9 regarding adventurous activities should be taken as guidance except Rules 9.3 – 9.6, 9.9, 9.12 and 9.64 (except a) which must be followed irrespective of age.

d. Any activity that is banned applies to all age groups.

e. Each activity must have a co-ordinator.

f. Each participant must sign an acknowledgement of risk statement and have read the guidance set out in the fact sheet FS120087 Adult Groups in Adventurous Activities.

Rule 9.9 Use of External Centres and Instructors
a. When external instructors or leaders from outside the Movement are engaged for caving, climbing, trekking or watersport activities in the United Kingdom, they may be subject to the Adventure Activity Licensing Regulations 1996.

b. The Association’s Leader concerned must check if a licence is required and, if appropriate, that a licence is held.

c. When external instructors are engaged for any adventurous activity not subject to the Adventure Activity Licensing Regulations 1996, they must be qualified to the level recommended for the activity by the appropriate National Governing Body, Government Agency or other body recognised by Headquarters.

d. It is the responsibility of the Association’s Leader concerned to check that the qualifications are held.

e. Before entering into any agreement for the provision of such services which includes an indemnity clause (i.e. where it is assumed that the hirer will be responsible for damage, injury, or loss), the agreement must be referred to the Scout Information Centre.

f. The Leader concerned must also satisfy themselves that the person providing the instruction or leadership is adequately insured.

g. When using external centres or instructors overseas a Leader must satisfy themselves that the standards are comparable to those in the UK.

Rule 9.10 Air Activities – General
a. Rules 9.11-9.13 apply to all forms of air experience flying and flying instruction undertaken by Members of the Movement.

Rule 9.11 Access to Airfields
a. Before any Member of the Movement proceeds on to any private, civil or Service airfield the permission of the controlling body of the airfield must be obtained.

b. Any individual or party must be briefed as detailed in FS120702 Access to Airfields.

c. The above rules do not apply when visits to civil airports are confined to the spectators’ enclosure or to Service establishments and civil airfields on open days or at air shows when using public enclosures.
Rule 9.12 Air Activities - Public Liability Insurance and Pilot and Aircraft Requirements

a. The pilot must comply with the Air Navigation Order, Rules of the Air, Joint Aviation Requirements – Operations and any EASA Regulations supplementing or replacing them for licensing, medical and class/type ratings.

b. The aircraft must comply with the Air Navigation Order, Joint Aviation Requirements – Operations and any EASA Regulations supplementing or replacing them for registration and maintenance (or the requirements of the Light Aircraft Association, the British Gliding Association and the British Microlight Aircraft Association to the extent that authority for such matters has been delegated to them).

c. The aircraft operator is required to either;
   - hold an Aviation Liability Insurance policy with a Combined Single Limit in respect of Third Party and Passenger Liability complying with the requirements of EC Regulation 785/2004 as enacted by The Civil Aviation (Insurance) Regulations 2005 or any amendment or replacement thereof, or
   - hold an Aviation Liability Insurance policy with a Split Liability complying with the requirements of EC Regulation 785/2004 as enacted by The Civil Aviation (Insurance) Regulations 2005 or any amendment or replacement thereof in respect to Third Party Liability and having a minimum in respect of Passenger Liability of 1 million pounds.

   In either case where the aircraft is a helicopter the Passenger Liability limit must be to a minimum level of 5 million pounds.

Suggested Endorsement: “It is hereby noted that this policy includes the interest of The Scout Association as an additional insured in respect of flights involving members of the Scout Movement.”

d. All members undertaking Air Activities (including hovercrafting) are required to notify the Scout Information Centre (by phone or via www.scouts.org.uk/airnotifications) beforehand or immediately after the activity takes place.

Rule 9.13 Flight Briefings

a. Any Member of the Movement engaged in any flying activity must be given prior instruction in:
   - the use of the aircraft safety harness and other safety equipment;
   - the purpose of the flight, the sensations likely to be experienced and the method of clearing the ears on ascent and descent.
   - the emergency evacuation procedures including the use of an emergency parachute where appropriate.

Rule 9.14 This rule is intentionally left blank.

Rule 9.15 This rule is intentionally left blank.

Rule 9.16 Powered Aircraft Flying

a. Powered Flying involving payment (in accordance with the Air Navigation Order 2009 Article 262):
   - the flight must be provided by an Air Operators Certificate holder or;
   - if the flight is of an instructive nature, it must be under the supervision of a flying instructor holding a valid JAR – FCL Flight Instructor Rating (or Part-FCL equivalent) at a CAA Registered Training Facility or European Aviation Safety Agency equivalent.
   - the age, weight and maturity of the Scout Member under training must be considered by the Chief Flying Instructor (or their delegated representative) of the facility providing the instruction.
   - any Scout Members who are observers in passenger seats must not pay anything.

b. Powered Flying where no payment is involved.

The requirement for pilot experience level is at least 250 hours total of which 150 hours are as pilot in command of an aircraft including:
   - at least 20 hours as pilot in command of an aircraft of the same type as that being used to carry Scout Members of
which at least 3 hours must have been within the preceding 90 days; and

- at least 3 take-offs and 3 landings as the sole manipulator of the controls of an aeroplane of the same type as that being used to carry Scout Members within the preceding 30 days.

c. Motor / Self launching glider flights must be under the supervision of a flying instructor holding a British Gliding Association Motor Gliding Instructor Rating or a Flight Instructor (SLMG) Rating at a British Gliding Association registered club. Age, weight and maturity of the Scout member under training must be considered by the Chief Flying Instructor (or their delegated representative) of the club.

d. Microlighting must be under the supervision of a holder of the National Private Pilots Licence (Microlight and Powered Parachute) or a UK PPL or JAR –FCL PPL with microlight class rating and following the guidance set out by the British Microlight Aircraft Association.

Rule 9.17 Gliding

a. The flight must be under the supervision of a British Gliding Association Flying Instructor at a British Gliding Association registered club. Age, weight and maturity of the Scout Member under training must be considered by the Chief Flying Instructor (or their delegated representative) of the club.

Rule 9.18 Ballooning

a. Where payment is involved the flight must be under the provision of an Air Operators Certificate (Balloons) holder.

b. Where payment is not involved the pilot must hold a UK PPL (Balloons and Airship) and have at least 100 hours as pilot in charge of the type of balloon (hot air or gas) being used.

Rule 9.19 Parachuting

a. Members may undertake parachute training supervised by a person holding an instructor rating of the British Parachute Association.

b. Members may undertake parachuting or skydiving through a recognised British Parachute Association centre.

Rule 9.20 Hang Gliding, Paragliding and Parascending

a. Hang gliding, paragliding and parascending training may only be undertaken under the supervision of a person holding a British Hang Gliding and Paragliding Association Senior Instructor Licence operating within a BHPA registered school.

b. Hang gliders, paragliders and parascending equipment purchased or used by Members must comply with the British Hang Gliding and Paragliding Association airworthiness requirements as set down in their Technical Manual.

c. Hang gliding, paragliding and parascending must be undertaken only at British Hang Gliding and Paragliding Association approved sites.

d. Members may undertake dual/tandem flights on hang gliders, paragliders or wing ascending canopies (this specifically excludes round canopies) with a pilot holding the appropriate British Hang Gliding and Paragliding Association dual licence. Members are not permitted to undertake dual/tandem flights using round canopies.

e. When overseas, professional instructors/pilots must hold the relevant national qualification or equivalent.

f. The flying of powered hang gliders and powered paragliders must fully comply with the appropriate rules above.

Rule 9.21 Hovercrafting

a. Helmets must be worn by all those taking part in all organised Scout hovercrafting events, except in the case of 9.21b.

b. A Sikh wearing a Turban may choose not to wear a helmet (ensuring there is no loose fabric which could be drawn into the fan). This does not apply to a Sikh wearing a Top Knot.

c. Buoyancy aids must be worn at all times when on board a hovercraft.

d. A remote cut off device must be fitted to any craft being used for solo training.

e. Hovercrafting over water may only take place on inland waters of Class C, B1 or B2 waters (as defined in Rule 9.44b).

All Rules regarding Hovercrafting are for implementation by Counties between 1st September 2008 and 31st December 2009. During this time, where these Rules have not yet been implemented locally, reference should be made to the Hovercrafting Rules in October 2007 version of POR.
Rule 9.22 Creative Activities for Public Performance
a. All forms of creative activities intended for public performance must have the approval of the District or County Commissioner, as appropriate.

b. The Group Scout Leader, District, or County Commissioner, as appropriate, must ensure that Members participating in such activities have access to a Balanced Programme and that their progress in the programme is aided by the participation in these activities.

c. Scout and Guide joint activities must be approved by both the relevant Scout and Guide Commissioners.

d. All legal requirements as laid down in the factsheet FS120162 Scout Shows - The Legal Aspects, must be met.

Rule 9.23 Marching Bands
a. Scout marching bands should be inspected annually under arrangements made by the County or District.

b. Approval for a Scout marching band to play in public will be given subject to the following minimum conditions:
   - the minimum number of members in the marching band must be 12;
   - there must be suitable accommodation for the band to train and rehearse, without causing a nuisance to the public;
   - the Scout Council(s) concerned must ensure that there is adequate finance available for the maintenance of instruments;
   - the band must have a Band Master;
   - the band must maintain a good standard of programme and have a reasonable repertoire.

c. In all instances the band must avoid causing any nuisance to the public - especially when passing churches, hospitals and the like.

d. Any local government bye laws in relation to the conduct of bands must be observed.

e. The appropriate County or National Adviser should monitor the standard of performance and report to the relevant Commissioner.

Rule 9.24 Musical Groups
a. Musical ensembles (orchestras, concert bands, folk, jazz or popular music groups etc.) may play in public subject to the following minimum standards:
   - the number of members will be sufficient to meet the requirements of the repertoire;
   - there must be suitable accommodation for the ensemble to train and rehearse, without causing a nuisance to the public;
   - the ensemble must maintain a good standard of programme and have a reasonable repertoire.

b. The appropriate County or National Adviser should monitor the standard of performance and report to the relevant Commissioner.

Rule 9.25 Theatrical Performances
a. Scout Shows and other theatrical performances may be staged in public subject to the following minimum conditions:
   - Beaver Scouts may only take part in Scout Shows or other theatrical performances which require minimal rehearsal and do not involve a series of late nights;
   - the Scout Council(s) concerned must ensure that there is adequate financial backing for the undertaking;
   - a good standard of performance as set out in the factsheet FS120164 Scout Shows - Setting the Standard must be maintained;
   - the legal requirements as set out in the factsheet FS120162 Scout Shows - The Legal Aspects are met.

b. The appropriate County or National Adviser should monitor the standard of performance and report to the relevant Commissioner.

b. Group, District and County Shows may attain National Recognition with the approval of the appropriate Commissioner, supported by the County Scout Show Assessor:
   - Provided that the Show meets the required National Standard as contained in factsheet FS120270 Assessment Criteria for Scout Show Recognition;
   - A National Recognition will be granted for a fixed period and reviewed periodically.

Rule 9.26 Hill Walking and Off Road Cycling Permits
a. All activities in Terrain 1 or Terrain 2 must be under the direct control of, or supervised by, a person holding the appropriate permit (see Rule 9.7).

b. All activities in Terrain Zero must be approved by the relevant Commissioner (see Rule 9.1(b)).
Rule 9.27 Hill Walking and Off Road Cycling – Safety
For activities in Terrain One and Two as defined in Rules 9.29 & 9.30:

a. A detailed route plan must always be left with a responsible person not taking part in the activity.

b. Any route planning forms produced locally must contain at least the same information as sought in the Headquarters form.

c. The route plan should be cancelled or collected when the activity is completed.

d. Emergency cards must be carried by the party.

e. Any emergency cards produced locally must contain the same information as sought in the Headquarters form.

f. When Members take part in non-Scout events, the above rules may be varied at the discretion of their County Commissioner.

Rule 9.28 Terrain Zero Definition
Terrain Zero describes terrain which meets one of the following criteria:

a. Meets all the following criteria:
   - is below 500 metres above sea level; and
   - is within 30 minutes travelling time from a road which can take an ordinary road-going ambulance or a building which is occupied (such as a farm) or another means of calling help (such as a telephone box); and
   - contains no element of mountainous steep ground (routes or areas where the average person would need to regularly use their hands at least for balance if not for actual progress. This does not stop people from using their hands as an aid to confidence.)

or:

b. Is a road, or path adjacent to a road, on which you would expect to see traffic.

Rule 9.29 Terrain One Definition
Terrain One describes terrain which meets all of the following criteria:

a. Meets any of the following criteria:
   - is below 800 metres above sea level; and
   - lies more than 30 minutes but less than three hours travelling time from a road which can take an ordinary road-going ambulance or a building which is occupied (such as a farm) or another means of calling help (such as a telephone box).

and

b. Is not a road, or path adjacent to a road, on which you would expect to see traffic.

Rule 9.30 Terrain Two Definition
Terrain Two describes terrain which meets all of the following criteria:

a. Meets any of the following criteria:
   - is over 800 metres above sea level; and
   - lies more than three hours travelling time from a road which can take an ordinary road-going ambulance or a building which is occupied (such as a farm) or another means of calling help (such as a telephone box), or:

   - contains an element of mountainous steep ground (routes or areas where the average person would need to regularly use their hands at least for balance if not for actual progress. This excludes climbing activities but may include areas where ropes are used for confidence and security.)

and

b. Is not a road, or path adjacent to a road, on which you would expect to see traffic.

Rule 9.31 Specialist Terrain
When in terrain or using skills that have not been assessed for a terrain 2 hillwalking or a climbing permit (such as glaciers, scrambling, via ferrata), then specific approval is required for the activity from the responsible Commissioner based on advice from someone with knowledge and experience of the activity. Specific approval is in addition to the holding of a terrain 2 hillwalking or climbing permit.
Rule 9.32 Party Size
For activities in Terrain One and Two as defined in Rules 9.29 & 9.30:

a. Parties must consist of no more than eight, but no less than four people, except as provided for in Rule 9.32 (d) below.

b. Each party must have a leader holding a permit or a designated party leader.

c. If more than one group is formed the parties must use different routes or, if using the same route, leave a clear time and distance interval between them – so that they do not become mixed.

d. When walking directly to, and off the hills after, a multi pitch climb the party size may be less than four...

e. No leader with a permit to supervise the activity may do so with more than three parties, including their own.

f. When leaders holding permits are checking on the safety of Scout parties or their routes, the party size may be less than four.

Rule 9.33 Snowsports

a. On piste is defined as: within the marked and patrolled defined snowsports area.

b. A nursery slope is defined as: on piste runs designated for beginners by the body responsible for the snowsports area.

c. For on piste snowsports the maximum party size is 12 skiers or 8 snowboarders. The maximum party size for a mixed skier and snowboarder group is 8; however where there are no more than 4 snowboarders in a mixed group, the group size can be increased to 12.

d. Short term personal permit exemptions can be granted by appropriately qualified people, as described in the snowsports factsheet.

e. Off piste covers all terrain not covered by 9.33a.

f. For off piste snowsports the rules for hill walking and off road cycling should be followed in respect to party size, terrain, route cards, etc (see Rules 9.27 - 9.32).

Rule 9.34 Climbing and Abseiling

a. Climbing helmets must always be worn by all those climbing or abseiling on natural features, except in the case of 9.34c.

b. Climbing helmets need not be worn by those climbing or abseiling on artificial walls provided the activity leader is satisfied that the climber or abseiler has sufficient skill not to react unpredictably. Novices must always wear helmets, except in the case of 9.34c. The use of helmets for climbing using auto belay systems must be determined by the activity risk assessment.

c. A Sikh wearing a Turban may choose to climb or abseil on natural features and artificial climbing walls without a helmet. This does not apply to a Sikh wearing a Top Knot.

d. All climbing equipment should be used following the manufacturer's guidelines. Where it is not possible to follow manufacturer's guidelines a backup / redundancy must be built into this element of the setup.

e. The storing, maintenance and replacement of all climbing equipment should follow the manufacturer's guidelines.

f. Automatic belay systems (systems that lower a climber down to the ground when they let go of the climbing wall without any human intervention) can be led by either:
   • A climbing permit holder (within the remit of their permit); or,
   • Following a written operating manual which must be agreed by a County Climbing Assessor.

g. Abseiling and climbing activities can be run for non-members, when carried out following these rules, as long as the necessary extension of insurance cover is obtained.

h. Other than (g) above, the only persons who may undertake abseiling and climbing activities using Scout equipment and/or under Scout supervision are Members of the Scout and Guide Movements.
Rule 9.35 Caving and Mine Exploration

a. These rules apply to:
- all caving systems (excluding show caves);
- all mine exploration (excluding working show mines);

b. The leader holding the permit must ensure that before the party sets out it must:
- have received adequate instruction in equipment and safety procedures;
- be carrying the appropriate equipment.

c. The leader holding the permit must have:
- taken advice on local knowledge, weather conditions and party size;
- considered the use of local or professional guides.

d. No underground activity may be undertaken by a party of fewer than four.

e. A detailed plan must always be left on the surface with a responsible person in the host area.

f. Any forms produced locally must contain at least the same information as sought in the Headquarters form.

g. The plan should be cancelled or collected when the activity is completed.

h. All mines used for mine exploration must have a current inspection report covering the sections used that must be accessible to, and have been read by the permit holder.

Rule 9.36 Archery

a. The person in charge of archery should have reached the standards of the Community Sports Leaders' Award of the Grand National Archery Society and should instruct archery according to the standards of the Grand National Archery Society.

b. Shooting at targets representing human beings or animals is not permitted as a part of any Scout activity, nor on property owned or leased by, or used in the name of, the Scout Movement.

c. Shooting at targets representing human beings or animals is not permitted as a part of any Scout activity, nor on property owned or leased by, or used in the name of, the Scout Movement.

d. For each young person under the age of 18 years of age, the leader of the activity must obtain written permission from each young person's parent/guardian before undertaking the activity, or series of activities.

e. The parent/guardian should be supplied with detailed information on the nature of the activity when permission is sought. An example form is attached to factsheet FS120004 Shooting. Where other forms are used they should at least include this information.

f. No firearms, may be acquired, held or used by any Scout unit or campsite unless the Group Scout Leader, District Explorer Scout Commissioner or Campsite Manager as appropriate has ascertained, understands and complies with any statutory requirements or bye laws relating to their possession and use.

g. Firearms may be taken on to Scout premises, camp sites, camps or on Scout projects or expeditions for use in accordance with these Rules provided that:
- prior permission in writing has been obtained, both from the home District/County Commissioner and from the person in charge of the premises, camp site, camp, project or expedition;
- adequate arrangements for the security of the firearms when not in use (including whilst in transit) have been made.

h. In no circumstances may any person handling any firearm at any Scout premises, camp site, camp or a Scout project or expedition, indulge in indiscriminate firing.

i. In every case, shooting must be supervised by a competent and appropriately qualified Range Officer who must have a knowledge of the correct use of the firearms being used and shall be responsible for ensuring compliance by all persons in the range with the relevant range safety and other rules.

j. Wherever practical, shooting ranges should be out of bounds, except during the specified times for shooting.

k. Members may practise target shooting with firearms, whether requiring a Firearms Certificate or not, under any of the following circumstances:
• as a member or guest of a club approved for this purpose by the Secretary of State for the relevant Government Department;
• on Service premises under the supervision of an authorised member of the armed forces;
• if the firearms are shotguns, clay pigeon shooting under the standards and controls of the Clay Pigeon Shooting Association;

I. Members may practise shooting with air weapons of .177 inch (4.5 mm) calibre or less which do not require a Firearms Certificate [except that in Northern Ireland a Firearms Certificate is always required] as follows:
• the ranges must have been properly constructed to comply with guidelines issued by the National Small-Bore Rifle Association or the National Rifle Association and with any bye laws relevant to the location of the range;
• the guns used must not be of an automatic nature;
• the pellets used must be ‘diabolo shaped’ and of soft deformable metal such as lead;
• the Range Officer must hold one of the qualifications listed in the current issue of the factsheet FS120004 Shooting and, if any of those shooting is under the age of 14, the Range Officer or another person supervising participants in the activity must be aged not less than 21;
• for a temporary range, the Range Officer shall prescribe appropriate range safety and other rules, taking account of the particular circumstances of the range.

m. Members may use firearms for historical re-enactment purposes as a member or guest of a club affiliated to the National Association of Re-enactment Societies and operating in accordance with their standards and codes of practice. Members using firearms under this rule remain subject to Rule 9.37c (which forbids shooting at targets representing human beings or animals).

Guidance for Leaders to assist with discussion with young people on the morality of the activity is available in the factsheet FS120004 Shooting.

Rule 9.38 Rule Intentionally Left Blank

Rule 9.39 Paintball Games
a. When taking part in paintballing members must:
• use external operators who are members of the UK Paintball Association (UKPBA), the UK Paintball Sports Federation (UKPSF) or an equivalent body;
• have parental permission for all under 18s taking part.

Rule 9.40 Laser Games
a. Laser Games remain an optional Scouting activity without age limit but with the knowledge of parents.

b. Parental permission is required for laser clay pigeon shooting.

Rule 9.41 Aerial Runways
a. Aerial runways may only be constructed under the personal supervision of an experienced and responsible adult, who must also supervise its use and operation.

b. Aerial runways must be constructed and maintained in accordance with the factsheet FS120006 Aerial Runway Code.

c. The responsible adult must ensure that:
• all equipment is checked before use;
• the entire structure is checked regularly during the activity for safety.

d. The only persons who may use an aerial runway constructed by Members of the Scout Movement are Members of the Scout and Guide Movements.

Rule 9.42 Water Activities – General
a. Members taking part in any water activity (those which take place on or in the water) must be able to demonstrate to a suitable person their ability to swim 50 metres in clothing and equipment appropriate to the activity (where a buoyancy aid or life jacket is worn for the activity this may be used for the demonstration) and keep afloat for five minutes. Anyone unable to meet these requirements is classified as a non-swimmer and must follow Rule 9.42(b).

b. A non-swimmer may take part in water activities, at the discretion of the person in charge, only if certain precautions are taken;
• any non-swimmer must wear a lifejacket or buoyancy aid of approved design and be in the charge of an adult (this does not apply for swimming, paddling or activities near water).
there must be no more than one non-swimmer in any craft, unless a one-to-one ratio is maintained (one competent adult to one non-swimmer).

- in the case of single-handed craft this should only be on C or B1 Waters (see Rule 9.44 (b)) with supervision on a one-to-one basis (one competent adult to one non-swimmer).

Where non-swimmers are taking part in swimming activities (as defined in Rule 9.50) they must be under direct supervision of an adult in the water. This must not exceed two non-swimmers to one adult.

c. The above conditions do not apply when below decks, protected in larger vessels or when using recognised forms of public transport.

Rule 9.43 Life Jackets and Buoyancy Aids

a. Lifejackets or buoyancy aids must be provided for all Members forming the crew of a vessel and worn as specified in the factsheet FS120603 Water Safety (incorporating Lifejackets and Buoyancy Aids).

b. Lifejackets and buoyancy aids must be inspected and tested independently every year in accordance with County or District arrangements and the factsheet FS120603 Water Safety (Incorporating Lifejackets and Buoyancy Aids).

Rule 9.44 Classification of Waters

a. All waters used for Scouting activities must be classified as C, B1, B2, B3 or A in accordance Rule 9.44b.

b. Water class definitions;

- **Class C** - safe inland waters (including inland lakes, lochs, rivers, canals or other stretches of placid water) which are less than 100 metres wide throughout the region being used and where surface turbulence is limited to the regular waves produced by wind action (this includes slow flowing water such as rivers and canals where the flow causes little effect); and swimming pools;

- **Class B1** - sheltered inland waters and other sheltered water where currents and tides create no real danger;

- **Class B2** - the sea up to one mile from the shore, but excluding more dangerous waters close inshore; more sheltered parts of estuaries; large inland lakes and lochs; inland waters British Canoe Union Grade 2;

- **Class B3** - the sea up to three miles from the shore, but excluding more dangerous waters close inshore; busy commercial ports, exposed parts of estuaries; inland waters British Canoe Union Grade 3;

- **Class A** - open sea more than three miles from the shore, and other dangerous waters close inshore; inland waters British Canoe Union Grade 4 and above.

c. A County Commissioner may designate any water as Training Water for Local Groups and approve a variation in the published classification and defined areas for the named Groups.

The National Directory of Waters is available online at www.scouts.org.uk/waterways.

Rule 9.45 Activities on Class C Waters

All water activities on Class C waters (excluding swimming – see Rules 9.48-9.52, SCUBA and motorised activities) must be approved by the relevant Commissioner and the standards contained in the factsheet FS120623 Class C Waters followed.

Rule 9.46 Boats

a. All boats owned by or on long term loan to a Member or unit of the Movement should display an Identification Boat Sticker.

b. All such boats operating on British Waterways Board controlled rivers must display this Identification Boat Sticker.

c. All boats should have adequate marine insurance cover.

d. Leaders must ensure that all craft are maintained in a serviceable condition, inspected and tested every three years in accordance with County or District arrangements and self assessed every year.

e. The person in charge of any water activity must ensure that the craft is seaworthy and suitable for the activity on each occasion that it is used.

Rule 9.47 Charter Vessels

a. When vessels are hired or chartered the activity rules of the Association apply.
b. Before entering into a hire agreement which includes an indemnity clause (i.e. where it is assumed that the hirer will be responsible for damage, injury or loss) the agreement must be referred to Headquarters (see Rule 9.9(e)).

c. Where the vessel is chartered to be under the command of professional staff, the rules relating to permits do not apply.

d. When taking Members as passengers on hired sailing or powered craft, the leader responsible must:
  - have reasonable grounds to believe the person in charge of the craft, who must be either the owner or authorised by the owner, has the necessary knowledge, skill and experience;
  - ensure that the party understands the discipline necessary for safety including any local regulations or bye laws which may apply.

Rule 9.48 Activities near the water
When activities take place near the water the guidance contained within the CCPR Group Safety at Water Margins document should be followed. This can be found at www.scouts.org.uk/watersafety

Rule 9.49 Paddling
When in water that is, for the individual taking part, below waist height (or knee height in moving water) when standing, leaders must:
  - Conduct a risk assessment of the activity.
  - Provide appropriate individual(s) as safety cover and equipment as identified by the risk assessment.
  - Ensure any safety cover is in an appropriate position to provide effective cover.
  - Ensure the participants are clearly visible above the water level at all times.

Rule 9.50 Swimming - General
When in water that is, for the individual taking part, above waist height (or knee height in moving water) when standing, leaders must follow the rules on swimming (Rule 9.51 and 9.52) except where:
  - taking part in scuba diving or snorkelling
  - it is a river crossing during hillwalking under the leadership of someone holding a hillwalking permit
  - it is underground during caving or mine exploration under the leadership of someone holding a caving or mine exploration permit

Rule 9.51 Swimming Activities – Class C waters (including swimming pools)

a. When members of The Movement take part in a swimming activity in Class C waters there must be one responsible person in overall control.

b. This person must meet the requirements of any written operating procedure and carry out a risk assessment for the location and activity.

c. Where there are no operating procedures, the leader must ensure that:
   - Sufficient people are present to provide safety cover to those in the water as identified in the risk assessment.
   - The safety cover meet the requirements for providing safety cover for swimming activities (within FS120620 – Swimming).

Rule 9.52 Swimming Activities – All other open waters

a. When members of The Movement take part in a swimming activity in open waters of Class B1 or higher, there must be one responsible person in overall control.

b. This person must meet the requirements of any written operating procedure and carry out a risk assessment for the location and activity.

c. Where an attendant lifeguard is provided they must follow the direction of the lifeguard on duty.

d. Where an attendant lifeguard is not provided, leaders must ensure appropriate safety cover is present. The safety cover must either:
   - Hold the relevant elements of the RLSS Water Safety Management Programme (WSMP) as outlined below, (or an equivalent or higher qualification), and work within the remit of their award:
     - Sea (beaches etc): WSMP level 1, level 2 (beach) and level 3.
     - Flat inland water (lakes, lochs etc): WSMP level 1, level 2 (flat water) and level 3.
     - Moving inland water (rivers etc): WSMP level 1, level 2 (river) and level 3.
   - or:
     - Hold a water activity permit (leadership or supervisory); operate within the remit of their permit (i.e. class of waters)
group size etc) and meet the requirements for providing safety cover for swimming activities (within FS120620 – Swimming).

Rule 9.53 Rule Intentionally Left Blank

Rule 9.54 Scout Owned Swimming Facilities
a. Management Committees of Scout property with a swimming pool must operate the facility in accordance with the HSE guidance contained within HSG 179 - Managing Health and Safety in Swimming Pools.

Rule 9.55 Nights Away Permit Scheme
a. All camping and residential experiences within the United Kingdom are subject to Rules 9.55 – 9.63.

b. This includes all events where it is intended that young people will sleep overnight and arrangements are put in place for this purpose, such as sleepovers, camps, Pack Holidays and expeditions.

c. Nights away abroad are subject to Rule 9.64.

Rule 9.56 Responsibilities

a. A Leader or other adult leading a camp or residential experience involving young people under 18 years old must:
   - hold a valid Nights Away Permit;
   - have the prior agreement of the young person’s Section Leader;
   - as a minimum, attend the event during the time that provision is made for young people to be sleeping overnight. They remain responsible for the event at all times;
   - ensure the relevant notification is made, as per Rule 9.57.

b. The District Commissioner is responsible for:
   - the issue of Nights Away Permits in accordance with the application, assessment and approval process and content of the appropriate factsheet;
   - suspension or withdrawal of Nights Away Permits as per Rule 9.58;
   - the standards of all camping and residential experiences taking place in the District and may cancel an event, if judged necessary;
   - appointing one, or more, Nights Away Advisers in accordance with the process and content of the appropriate factsheet.

County Commissioners have these responsibilities for events and permits issued by the County.

c. For large scale events there needs to be a permit holder responsible for each residential group. There is no limit to the number of groups that a permit holder can be responsible for, but they remain responsible for the standard of the event for each group.

d. All groups undertaking a nights away event must have immediate access to someone holding First Response. This need not be the permit holder.

e. The requirement to have completed a First Response course is waived for holders of a valid First Aid qualification, where the syllabus equals or exceeds that of a First Response course, including hypothermia and hyperthermia training.

Rule 9.57 Nights Away Permits

a. There are four categories of permit:
   - Indoor – for staying in a building that has toilets plumbed into a waste disposal system (i.e. a cess pit, storage tank or mains drains) and access to running drinking water;
   - Camp Site – for staying at a site that has toilets plumbed into a waste disposal system (e.g. a cess pit, storage tank or mains drains) and access to running drinking water;
   - Green Field – for staying at any site where any of the above facilities do not exist – for example, a summer camp on a farmer’s field;
   - Lightweight Expedition – for planning on staying at any site for not more than one night before moving on. The core activity is a form of expedition, not residential, and all the equipment is transported with the participants. eg. QSA/DofE hikes, expedition hikes, canoe expeditions:

b. Those holding a Green Field Permit may lead residential events in the other three categories.

c. Those holding a Camp Site Permit may also run indoor residential events.

d. Those holding a Hillwalking Permit that includes lightweight camping in remote areas may also run Lightweight Expedition events.
e. **Nights Away Permits** are not Section specific and Districts and Counties must not operate a policy of issuing only Section specific permits.

f. A permit holder may operate with Members from another District or County (subject to the normal approval of the District/County Commissioner of the Members concerned).

g. Permit holders proposing to work outside their usual Section should obtain guidance from the Nights Away Adviser before the event takes place.

h. There is no maximum age limit to gaining a **Nights Away Permit**.

i. Permits must be renewed at intervals of not more than five years.

j. Permits will expire automatically if they are not renewed.

k. **Assessment:**

   i. An applicant will be assessed by a Nights Away Adviser appointed by the District or County Commissioner, who will recommend a level of permit to be granted;

   ii. Assessments will be carried out in accordance with the process and content of the appropriate factsheet.

l. **Notification**

   i. The relevant home Commissioner (or their nominee) must be notified before any camping or residential event takes place. Seven days notice should be given;

   ii. Where a camp or residential event takes place using facilities not owned or operated by Scouting, for example a youth hostel, a public (commercial) campsite, or a farmer’s field, the host District Commissioner must be notified beforehand. 14 days notice should be given;

   iii. Where a camp, expedition or residential event involves facilities not owned or operated by Scouting spread across a number of Districts, the permit holder must notify the County Secretary(s), who in turn should notify the respective host District Commissioners. (For expeditions, see Rule 9.63.)

iv. The notification must include all the information required in the **Nights Away Notification Form** (NAN).

**Nights Away Notification Forms** (NAN), District, County Commissioners and County Secretary’s addresses are available from the Scout Information Centre.

**Rule 9.58 Renewal, Restriction, Suspension or Withdrawal of Nights Away Permits**

a. Any Leader who is alleged to have broken these activity rules must have their permit(s) suspended immediately.

b. The relevant Commissioner will promptly enquire into the allegation and determine whether the permit(s) are to be reinstated, modified or cancelled.

c. The relevant Commissioner may at any time impose restrictions, suspend, withdraw, cancel or not renew a permit provided they have reasonable grounds to do so.

**Rule 9.59 Rule Left Intentionally Blank**

**Rule 9.60 Beaver Scouts and Cub Scouts Nights Away**

a. For family camps or family residential experiences that are to include Beaver Scouts, see Rule 9.62.

b. When organising a camp for Beaver Scouts or Cub Scouts, alternative accommodation must be available within reasonable distance for use in the event of adverse conditions.

c. All Residential Experiences for Beaver Scouts must be run in accordance to the guidance contained in the factsheet FS155053 Guidelines for running a Beaver Scout Residential Experience

For **adult / Beaver Scout ratios on residential experiences** see Rule 3.7.

For **adult / Cub Scout ratios on nights away activities**, see Rule 3.8.

**Rule 9.61 Scout, Explorer Scout or Scout Network Nights Away**

a. A Scout or Explorer Scout who wishes to lead a camping or residential event can do so when issued with an **Event Passport**.

b. Each **Event Passport** is issued for one event only by a permit holder experienced in the
category of camp or residential experience proposed.

c. **Event Passports** cannot be given to anyone aged over 18.

d. The permit holder has responsibility for notification (see Rule 9.57l).

e. The permit holder must provide support during both the preparation and the event itself and be satisfied that the young person has the required abilities, but is not required to attend the event.

**Event Passports and guidance are available from the Scout Information Centre.**

f. Those responsible for running Scout campsites or activity centres who hold a permit may issue site specific **Event Passports** for an extended period (up to a maximum of 12 months) covering multiple service events for those under 18 years working on projects on their site.

g. The home Commissioner must be informed of those under 18 years working on service team projects at Scout campsites and activity centres, but a separate NAN form for each occasion need not be completed if a range of dates is specified.

h. When leading a Scout Network residential event a permit is not required, but notification (Rule 9.57l) is, and the event Leader must have first hand experience of camping or residential events and be familiar with the Association’s appropriate resource material.

**For adult / Scout ratios on Nights Away activities, see Rule 3.9**

**Rule 9.62 Family Nights Away**

a. Beaver Scouts may attend family camps under the supervision and control of their parent(s)/carer(s), or a responsible adult(s) nominated by them.

b. The nominated adult(s) takes responsibility for the young person and must not be a member of the camp leadership team. A parent/carer permission form must be completed beforehand.

**Factsheet FS120083 Family Camps, includes a parent/carer permission form. Other guidance is given in the publication Nights Away.**

**Rule 9.63 Expeditions and Events in Adventurous Country or Onboard Craft**

a. All expeditions within the United Kingdom are covered by this Rule. Prior notification to relevant Commissioners of expeditions involving nights away must be given as described in Rule 9.57l.

b. Some events will require the leader to hold an appropriate Adventurous Activity Permit. (Terrain One and above or on board watercraft). There is no additional requirement to gain a **Nights Away Permit** if the Activity Permit included an assessment of the skills needed to supervise camping or other residential experiences.

**Rule 9.64 Visits Abroad**

a. A camp or residential experience abroad which includes Beaver Scouts, Cub Scouts, Scouts, or Explorer Scouts, must be led by an adult holding an appropriate permit. For Scout Network visits abroad see Rule 9.61e.

b. All visits abroad must be approved by the District, County or International Commissioner, as appropriate. A Form TA must be submitted to the Assistant County Commissioner (International) or International Adviser who supports such events on behalf of United Kingdom headquarters.

**A Visits Abroad Folder containing the Form TA can be obtained from Assistant County Commissioners (International) or County International Advisers on completion of the factsheet FS260018 Thinking of Going Abroad.**

c. The adult in charge of a camp or residential experience abroad must ensure that adequate travel insurance has been arranged for all members of the party, and that suitable InTouch arrangements are in place (Rule 9.3).

d. The adult in charge of any adventurous activities abroad must apply the appropriate Rules and hold the appropriate permits, classifying the hills/mountains or waters as defined in Rules 9.28–9.30 and 9.44, although the altitude criteria for hills/mountains may not apply in some areas. In case of doubt, the Assistant County Commissioner (Activities) or Adviser should be consulted.

e. When overseas, UK members may take part in activities being run by members of the host Scout organisation following the host organisation’s guidance and rules. In this context, Kandersteg International Scout Centre is deemed an independent Scout organisation. There must be a Leader from
the UK present who is able to halt the activity if they have safety concerns at any point. Activities forbidden by UK Scouting remain forbidden even when overseas.

f. Beaver Scouts who go on visits abroad must be under the supervision and control of their parent(s)/carer(s) or a responsible adult nominated by them.

g. The nominated adult(s) takes responsibility for the Beaver Scout and must not be a member of the leadership team. A parent/carer permission form must be completed beforehand.

h. The leadership team for a Beaver Scout visit abroad must adhere to rule 3.7g and in addition include another appointed leader

Rule 9.65 Visits to the United Kingdom

a. Invitations to Scouts and Scouters or Guides and Guiders from abroad to visit or camp in the United Kingdom should not be confirmed until approval has been obtained from the District Commissioner. The Assistant County Commissioner (International) or the County International Adviser, if there is such a County appointment, should also be informed.

b. Where, in the activity rules in this chapter, reference is made to ‘Members of the Scout and Guide Movements’ this is taken to mean Members of an Association or Federation recognised by either the World Organisation of the Scout Movement (WOSM) or the World Association of Girl Guides and Girl Scouts (WAGGGS).

c. The Association’s Personal Accident and Medical Expenses Insurance Policy does not cover adequately foreign Scouts and Guides visiting the United Kingdom (see Chapter 8).

d. Unity (Scout Insurance Services) should be informed of visiting parties or individuals and will advise whether additional cover is required.

Rule 9.66 This rule is intentionally left blank

Rule 9.67 Banned Activities

The following activities are not permitted within The Scout Association:

- Towing of inflatables behind powered watercraft (eg banana boating)
- Bungee jumping
- Hitch hiking

Rule 9.68 This rule is intentionally left blank

Rule 9.69 Martial Arts

a. All martial arts should be carried out using the standards and controls laid down by the appropriate Sports Council recognised National Governing Body.

Rule 9.70 Horse Riding and Pony Trekking

a. Activities involving horse riding or pony trekking should be carried out using the standards and controls of the British Horse Society.

Rule 9.71 Cycling

a. Cycle safety helmets must be worn by all cyclists in all organised Scout cycling events, except in the case of 9.71b.

b. A Sikh wearing a Turban may choose not to wear a cycle helmet. This does not apply to a Sikh wearing a Top Knot.

Rule 9.72 Motor Sports

Motorised activities away from public roads may be undertaken when:

- Participants must wear appropriate safety equipment for the activity being undertaken, this includes helmets for all off road and racing activities.
- Safety briefings must be given to all participants and marshals.
- The activity must take place in an area with clear separation and boundary between participants and spectators/ the public.
- The maximum speed must be considered based on the age and ability of the participant, the vehicle, the supervision, the terrain and any additional factors including legal restrictions on age e.g. quad biking.

Rule 9.73 This rule is intentionally left blank

Rule 9.74 This rule is intentionally left blank

Rule 9.75 This rule is intentionally left blank

Rule 9.76 Joint Activities or Joint Use of facilities with other Youth Organisations

a. Joint activities involving members of the Scout Movement with members of any other youth organisation [other than Girlguiding] must be approved by the County Commissioner.
b. The County Commissioner or their representative must be satisfied that:
- the Child Protection and Safety Policies of the Association will be adhered to;
- all adults undertaking the joint activity have been deemed suitable to work with young people;
- the other organisation is aware of The Scout Association's internal rules and good practice.
- the other organisation is suitably covered by insurance to undertake the proposed joint activities with members of the Scout Movement.

**Satisfaction about Girlguiding policies and procedures will be monitored and maintained by Headquarters for the whole Association.**

c. Those responsible for accepting bookings from other youth organisations for use of Scout camp sites, activity centres or other Scout owned facilities must satisfy themselves that:
- the Child Protection and Safety Policies of the Association will be adhered to;
- all adults in the party have been deemed suitable to work with young people by their own organisation;
- they are aware of The Scout Association's internal rules and good practice.

d. The above should be an integral part of any booking procedure.

e. Scout Counties, Districts and Groups are able to make their own decisions on the use of their facilities. Much will depend on the situation locally.

**Rule 9.77 Other Activities**

a. There are many opportunities for Members to take part in potentially hazardous activities which are not specifically covered in the activity rules. Before undertaking an activity of this nature the Leader concerned must:
- assess the risks involved;
- ensure that the Members concerned are physically and mentally able to cope with the activity;
- ensure that all equipment used fits the participants and is suitable for the activity;
- obtain the approval of the Home District/County Commissioner.

**Rule 9.78 High Ropes Activities**

a. High ropes activities are:

- Any off ground activity, not covered by the adventurous activity permit scheme that should use a belay or similar safety system such as cow's tails or a trolley system. Examples of what activities are included within this can be found in FS120423 *High Ropes*.

b. Temporary high ropes structures are:
- A high ropes construction erected for a single event or no longer than a week, whichever is longer.

c. Permanent high ropes structures are:
- A high ropes construction not classed as temporary.

**Rule 9.79 Permanent High Ropes Activities**

a. Construction and maintenance of permanent high ropes structures must follow the guidelines in AAIAC (Adventure Activities Industry Advisory Committee) – The UK Ropes Course Guide. This can be found at [www.scouts.org.uk/highropessetup](http://www.scouts.org.uk/highropessetup).

b. Permanent high ropes structures must have a written operating manual which needs to be approved by a Technical Adviser. The minimum qualification of a Technical Adviser is Mountain Instructor Award (MIA) or a European Ropes Course Association (ERCA) qualified high ropes instructor qualified to rescue (or equivalent of higher).

Further details of what should be included within the operating manual can be found in FS120423 *High Ropes*.

**Rule 9.80 Temporary High Ropes Activities**

a. Construction of temporary high ropes activities must follow the guidelines contained in FS120423 *High Ropes*.

b. Temporary high ropes activities must be constructed and operated either:
- By the holder of a climbing permit (that includes selecting anchors and setting up belay systems), or a caving or mine exploration permit holder (not including a permit for caving or mine exploration – no vertical pitches). Operation (group size, supervision levels etc) must be within the remit of the permit.

Or
- Using a setup agreed by a County Climbing Assessor or a European Ropes Course Association (ERCA) instructor qualified to rescue (or equivalent or higher), and which is:
o Constructed by a competent person, and
  o has a written operating manual,
both of which must be agreed by a County Climbing Assessor or a European Ropes Course Association (ERCA) instructor qualified to rescue (or equivalent or higher).

Further details of what should be included within the operating manual can be found in FS120423 High Ropes.

All Rules regarding High Ropes activities are for implementation by 31 March 2012. Until this time and where these Rules have not yet been implemented, people should refer to the January 2011 version of POR.